



the specification of which

Customer Number: 000959

Attorney's
Docket

Number WTZ-004

Declaration, Petition and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

## USE OF DEPRENYL COMPOUNDS TO TREAT VIRAL INFECTIONS AND REDUCE TISSUE DAMAGE ASSOCIATED THEREWITH

(check one)	
is attached hereto.	
X was filed on February 11, 1999	as
Application Serial No. 09/249,350	
and was amended on(if applicable)	

I do not know and do not believe that the subject matter of this application was known or used by others in the United States or patented or described in a printed publication in any country before my invention thereof, or patented or described in a printed publication in any country or in public use or on sale in the United States more than one year prior to the date of this application, or first patented or caused to be patented or made the subject of an inventor's certificate by me or my legal representatives or assigns in a country foreign to the United States prior to the date of this application on an application filed more than twelve months (six months if this application is for a design) before the filing of this application; and I acknowledge my duty to disclose information of which I am aware which is material to the examination of this application, that no application for patent or inventor's certificate on the subject matter of this application has been filed by me or my representatives or assigns in any country foreign to the United States, except those identified below, and that I have reviewed and understand the contents of the specification, including the claims as amended by any amendment referred to herein.

I acknowledge the duty to disclose to the Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.



		PATENT & TONIA	•
Applicant or Pagentee	William G. Tampo et al		Aborney's
Serial or Peases No .	09/249.350		Docker No : WTZ-004
Filed or letterd:	Petruscy 11, 1999		
Title:	USE OF DEPRENYL COMPC	JUNDS TO TREAT VIRAL	NEETTONY AND REDUCE TISSUE
DAMAGE ASSOCIA	TED THEREWITH		
VE	RIFIED STATEMENT (DECL (37 CFB 1-9t) and 1	Aration) Claiming Si 127(>)) - Droffendent U	Mall entity status Hventor

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Title:	DAE OF DELAS	ENVL COMPOUNDS TO THEAT	TRAL PUTECTIONS AND REDUCE TISSUE
DVMVC	E ASSOCIATED THERE WI	TH	
	VERIFIED STATE (37 C	MENT (DECLARATION) CLAIM FB 1-9(1) and 1.47(b)) - DEDEPEND	unc small entity status Dent inventor
As a below of paying	reduced five to use Person an	ischer that I qualify as an independen d Treatment Office generated (a:	Linventor as defined in 37 CFR 1.9(c) for purposes
	the specification filed here	with with title as listed above.	
	the application identified a	bove.	
	the parent elemented above	L	
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Each ptru consuct o	om, concert of organization to r law to audgn, great, convey	o which I have assigned, goesied, coo , or floorier my rights in the investig	woyed, or bostacd or am under an obligation under a la Hand below-
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	Each such pureau, concern	t Or Organization of Listed below.	
Separate v	curied assessment are telement price assessment are telement	rd from each named purson, concern o . (37 CPR 1 27)	n organizacion persing udput in the invention
<b>CULT</b> : <b>C</b> CS (1	Or marries befor to bell-trial, or es	pplication or parent, notification of a rate time of paying, the earliest of the Outer appropriate (37 CPR 1 28(b))	ry Cliaritic in Mallis resulting in loss of unlideractive to this few or any maintenance for due after the due
below are the tiles so that such t	behaved to be true; and farth exacts are punchable by fine	or that these statements were made we or impresentative, or both, under secu separative the validaty of the applicati	ue and that all matements made on information and th the knowledge that willful faire suscepteras and ton 1001 of Tone 18 of the United Spines Code, and on, any patent institute thereon, or any patent to
William NAME O	O.Temp	NAME OF INVENTOR	NAME OF INVENTOR
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Signature	obleveoro	Sign play of Inversor	Sugainan of Devenor
1	100	16 1 00	



POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

W. Hugo Liepmann Iames E. Cockfield Thomas V. Smurzynski Ralph A. Loren Giulio A. DoConti, Ir. Ann Lamport Haramine Elizabeth A. Hanley Amy E. Mandragouras John V. Bianco Anthony A. Laurentano Jane E. Remillard Jeromiah Lynch Kevin J. Canning	Reg. No. 20,407 Reg. No. 19,162 Reg. No. 24,798 Reg. No. 29,325 Reg. No. 31,503 Reg. No. 34,858 Reg. No. 33,505 Reg. No. 36,207 Reg. No. 36,748 Reg. No. 38,220 Reg. No. 38,872 Reg. No. 17,425 Reg. No. 35,470	Lawrence E Monks David A Lane, Jr Catherine J. Kara Linda M. Chun Fausuno A. Lichauco Jeanne M. DiGiorgio Megan E. Williams Nicholas P. Triano III Peter C Reza Mollanghababa Timothy J. Douros John L. Welch	Reg. No. 34,224 Reg. No. 39,261 Reg. No. 41,106 Reg. No. 41,240 Reg. No. 41,710 Reg. No. 43,270 Reg. No. 36,397 Reg. No. 32,360 Reg. No. P43,810 Reg. No. 41,716 Reg. No. 28,129
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Send Correspondence to <u>Elizabeth A. Hanley, Esq.</u> at Customer Number: 000959 whose address is:

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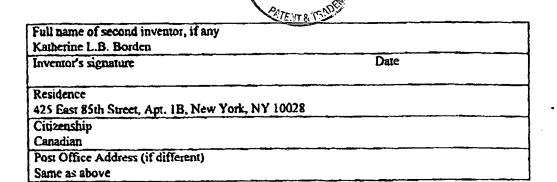
Wherefore I petition that letters patent be granted to me for the invention or discovery described and claimed in the attached specification and claims, and hereby subscribe my name to said specification and claims and to the foregoing declaration, power of attorney, and this petition.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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